1		The Honorable Robert S. Lasnik
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6	UNITED STATES D	ISTRICT COURT
7	WESTERN DISTRICT AT SEA	
′	AI SEA	ITLE
8	STATE OF WASHINGTON; STATE OF	NO. 2:18-cv-01115-RSL
9	CONNECTICUT; STATE OF MARYLAND; STATE OF NEW JERSEY; STATE OF NEW	SECOND DECLARATION OF JENNIFER D. WILLIAMS IN SUPPORT
10	YORK; STATE OF OREGON; COMMONWEALTH OF	OF PLAINTIFF STATES' MOTION FOR SUMMARY JUDGMENT
11	MASSACHUSETTS; COMMONWEALTH OF PENNSYLVANIA; DISTRICT OF	SOMWAKT JODGWENT
11	COLUMBIA; STATE OF CALIFORNIA;	
12	STATE OF COLORADO; STATE OF DELAWARE; STATE OF HAWAII; STATE	
13	OF ILLINOIS; STATE OF IOWA; STATE	
14	OF MINNESOTA; STATE OF NORTH CAROLINA; STATE OF RHODE ISLAND;	
14	STATE OF VERMONT; and	
15	COMMONWEALTH OF VIRGINIA.	
16	Plaintiffs,	
17	v.	
18	UNITED STATES DEPARTMENT OF	
10	STATE; MICHAEL R. POMPEO, in his official capacity as Secretary of State;	
19	DIRECTORATE OF DEFENSE TRADE CONTROLS; MIKE MILLER, in his official	
20	capacity as Acting Deputy Assistant Secretary	
21	of Defense Trade Controls; SARAH HEIDEMA, in her official capacity as Director	
	of Policy, Office of Defense Trade Controls	
22	Policy; DEFENSE DISTRIBUTED; SECOND AMENDMENT FOUNDATION, INC.; AND	
23	CONN WILLIAMSON,	
24	Defendants.	

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1	I, Jennifer D. Williams, declare as follows:	
2	1. I am over the age of 18 and have personal knowledge of all the facts stated herein	
3	2. I am a Paralegal with the Washington State Attorney General's Office, which	
4	represents the State of Washington in this matter.	
5	3. I was responsible for coordinating a comprehensive review by attorneys in ou	
6	office of the Revised Second Supplement to Administrative Record filed by the Federa	
7	Defendants in this matter (Dkt. # 184). I also reviewed parts of the record. We used document	
8	review software and a tagging system to analyze the record.	
9	4. Based on the results of our review, the Revised Second Supplement to the	
10	Administrative Record comprises the following documents, which are labeled with Bate	
11	numbers CWASHAR0000001–2905 and WASHAR0000001–37074:	
12	1. Approximately 469 emails to the State Department regarding the planned deregulation of 3D-printable gun files, of which 466 were opposed, three were neutral, and none supported the move ([CWASHAR0002348-49 (rev. suppAR); WASHAR0000915; WASHAR0002369-70; 0003040-41;	
14 15 16	 WASHAR0036607-37074);¹ 2. 2 letters to the State Department regarding the planned deregulation of 3D-printable gun files, both in opposition (WASHAR0001810-44; WASHAR0002386-2410). 	
17 18	3. Two letters—one from Representative Engel and one from Senator Menendez—to State Department personnel opposing the Department planned deregulation of 3D-printable guns (produced multiple times (CWASHAR0000361-362; CWASHAR0002362-63);	
20	4. A letter from senators to Attorney General Jeff Sessions opposing th Defense Distributed settlement agreement to deregulate 3D-printable gu files (CWASHAR0002364-65);	
21 22	5. Approximately 155 communications related to the <i>Defense Distributed</i> settlement, consisting primarily of internal communications related to	
23 24	¹ The Revised Second Supplement includes four sample emails received from visitors to Everytown.org WASHAR0037071–74. It also includes a "Summary of Duplicative Materials," indicating that the Federal Defendants received a total of 105,555 of these emails. WASHAR0037069. The States agreed that the 105,555 emails referenced in this Summary could be incorporated into the administrative record by reference.	

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1 implementing the settlement agreement (CWASHAR0000014-19; 0000021-22; 0000028; 0000031; 0000041-53; 0001722-46; 0001749-71; 0002366; 0002368; 0002369-73; 0002376-79; 0002385-91; 0002407-09; 2 and WASHAR0000018-31; 0000033-48; 0000207-10; 0000237; 0000297-3 319; 0000335-49; 0000351-63; 0000388; 0000569; 0000668-70; 0000685-89; 0001085-87; 0001147-49; 0001659; 0001749-52; 0002020-4 23; 0002039-48; 0002079-80; 0002091-93; 0002123-27; 0002299; 0002304; 0002468-71; 0002482-84; 0002525; 0002536-40; 0002556-66; 5 0002574; 0002577; 0002659; 0002768-71; 0002775-76; 0002778; 0002786; 0002789; 0002824-27; 0002832-34; 0002835-36; 0002842-43; 0002912-14; 0002933-55; 0002958-59; 0002971-72; 0002981-82; 6 0003009-10; 0003025; 0003240-44; 0003419-21; 0003436-38; 0003441-7 51; 0003465-66; 0003474-76; 0035583; 0035586-90; 0035596; 0035603; 0035613; 0035645-49; 0035659-61; 0035667-72; 0035685-87; 0035690-8 92; 0035715; 0035734; 0035777-78; 0035798-800; 0035868-71; 0035897; 0035904-06; 0035969; 0036040; 0036052-54; 0036079-87; 0036148-50; 9 0036154-62; 0036186-87; 0036216; 0036237-41; 0036370-73; 0036558-71; 0036584-90); 10 Approximately 44 pleadings from the *Defense Distributed* lawsuit 6. (WASHAR0000001-7; 0000059-128; 0000320-34; 0000372-77; 0000390-11 557; 0000570-72; 0000596-650; 0000690-704; 0001660-74; 0001753-67; 0002155-224; 0002305-06; 0002541-55; 0003152-206; 0003208-21); 12 7. Approximately 298 press clippings, newsletters, media alerts, and the like 13 (CWASHAR0000054-369; 0000363-411; 0000415-590; 0000615-1208; 0001214-1721; 0001747-48; 0001772-2121; 0002147-2327; 0002343-47; 14 0002350-54; 0002357-61 and WASHAR0000055-58; 0000147-51; 0000232-36; 0000364; 0000367-70; 0000666-67; 0001112; 0001171-72; 15 0001688-1703 (rev. suppAR 0001691-703); 0001790-95; 0001804-09; 0002136-54; 0002243-92; 0002294-98; 0002315-20; 0002358-59; 16 0002371-74; 0002473-78; 0002570-71 (rev. suppAR); 0002583-2658; 0002660-65; 0002767; 0002772-74; 0002790-94; 0002803; 0002817-21; 17 0002897-911; 0003012-21; 0003028-31; 0003068-75; 0003119-51; 0003247-418; 0003439-40; 0003452-64; 0003467-83; 0035610; 0035626-18 28; 0035632-40; 0035654-58; 0035673-74; 0035680-84; 00035688-89; 0035696-99; 0035712-14; 0035717-19; 0035740-55; 0035759-61; 19 0035773-76; 0035779-97; 0035801-67; 0035872-74; 0035898-903; 0035907-68; 0035970-36031; 0036044-51; 0036055-78; 0036088-89; 20 0036095-36147; 0036163-71; 0036178-85; 0036188-90; 0036195-36211; 0036214-15; 0036228; 0036247-68; 0036271-77; 0036280-302; 0036305-21 23; 0036327-69; 0036374-91; 0036397-449; 0036451-55; 0036463-503; 0036506-27; 0036532-56; 0036572-83; 0036600-03); and 22 8. Approximately 267 miscellaneous documents. 23 5. The Federal Defendants' record certifications and privilege logs indicate that they 24

1	withheld approximately 3,246 documents. These include multiple copies of drafts of the
2	proposed State Department and Commerce Department rules that were published as NPRMs in
3	March 2018 and internal State Department communications.
4	6. According to the Declaration of Michael F. Miller filed by the Federal
5	Defendants, the State Department received 3,250 comments on their NPRM. Dkt. # 179-2 at ¶ 3.
6	To date, they have only produced approximately 3,191 of those comments in this litigation.
7	I declare under penalty of perjury that the foregoing is true and correct.
8	DATED this 24th day of May, 2019.
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10	JENNIFER D. WILLIAMS
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